1		Title 15 - Mississippi Department of Health
2		Part III – Office of Health Protection
3	S	ubpart 01 – Health Facilities Licensure and Certification
4 5	CHAPTER 4	2 MINIMUM STANDARDS OF OPERATION FOR AMBULATORY SURGICAL FACILITIES
6	PART	'I GENERAL
7	100	LEGAL AUTHORITY
8 9 10 11 12 13		100.01 <u>Adoption of Regulations</u> . Under and by virtue of authority vested in it by Mississippi Code Annotated § 41-75-1 thru § 41-75-25 (Supplement 1986), the Mississippi Department of Health, as licensing agency, does hereby adopt and promulgate the following rules, regulations, and standards governing ambulatory surgical facilities licensed to operate in the State of Mississippi.
14 15 16 17 18		100.02 <u>Procedures Governing Amendments</u> . The rules, regulations, and minimum standards for ambulatory surgical facilities may be amended by the licensing agency from time to time as necessary to promote the health, safety, and welfare of persons receiving services in such institutions.
19 20 21 22 23 24 25 26 27		Inspections Required. Each ambulatory surgical facility for which a license has been issued shall be inspected by the Mississippi Department of Health or by persons delegated with authority by said Mississippi Department of Health at such intervals as the Department may direct. Mississippi Department of Health and/or its authorized representatives shall have the right to inspect construction work in progress. New ambulatory surgical facilities shall not be licensed without having first been inspected for compliance with these rules, regulations, and minimum standards.
28	101	DEFINITIONS
29 30		A list of selected terms often used in connection with these rules, regulations, and standards follows.
31 32 33 34 35		101.01 <u>Administrator</u> . The term "administrator" shall mean a person who is delegated the responsibility for the implementation and proper application of policies and programs established by the governing authority of the facility and is delegated responsibility for the establishment of safe and effective administrative management, control

and operation of the services provided. This definition applies to a 36 person designated as Chief Executive Officer or other similar title. 37 101.02 **Ambulatory Surgery**. Shall mean surgical procedures that are more 38 complex than office procedures performed under local anesthesia, but 39 40 less complex than major procedures requiring prolonged postoperative monitoring and hospital care to ensure safe recovery and desirable 41 results. General anesthesia is used in most cases. The patient must arrive 42 at the facility and expect to be discharged on the same day. Ambulatory 43 surgery shall only be performed by physicians or dentists licensed to 44 practice in the State of Mississippi. 45 46 101.03 **Ambulatory Surgical Facility**. Shall mean a publicly or privately owned institution which is primarily organized, constructed, renovated or 47 otherwise established for the purpose of providing elective surgical 48 treatment of outpatients whose recovery, under normal and routine 49 50 circumstances, will not require inpatient care. Such facility as herein defined does not include the offices of private physicians or dentists 51 whether practicing individually or in groups, but does include 52 organizations or facilities primarily engaged in such outpatient surgery 53 whether using the name "ambulatory surgical facility" or a similar or 54 different name. Such organization or facility, if in any manner 55 considered to be operated or owned by a hospital or a hospital holding, 56 leasing or management company, either for profit or not for profit, is 57 required to comply with all Mississippi Department of Health 58 ambulatory surgical licensure standards governing a hospital affiliated 59 facility as adopted under Section 41-91-1 et seq, Mississippi Code of 60 1972; provided that such organization or facility does not intend to seek 61 federal certification as an ambulatory surgical facility as provided for at 62 42 CFR, Parts 405 and 416. Further, if such organization or facility is to 63 be operated or owned by a hospital or a hospital holding, leasing or 64 management company and intends to seek federal certification as an 65 ambulatory facility, then such facility is considered to be freestanding 66 and must comply with all Mississippi Department of Health ambulatory 67 surgical licensure standards governing a freestanding facility. If such 68 organization or facility is to be owned or operated by an entity or person 69 other than a hospital or hospital holding, leasing or management 70 company, then such organization or facility must comply with all 71 Mississippi Department of Health ambulatory surgical facility standards 72 governing a freestanding facility. 73 101.04 Hospital Affiliated Ambulatory Surgical Facility. Shall mean a 74 separate and distinct organized unit of a hospital or a building owned, 75 76

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78 79

80 81		license in compliance with all applicable requirements of Section 41-9-1 et seq.
82	101.05	Freestanding Ambulatory Surgical Facility. Shall mean a separate and
83		distinct facility or a separate and distinct organized unit of a hospital
84		owned, leased, rented or utilized by a hospital or other persons for the
85		primary purpose of performing ambulatory surgery procedures. Such
86		facility must be separately licensed as herein defined and must comply
87		with all licensing standards promulgated by the Mississippi Department
88		of Health under this statute regarding freestanding ambulatory surgical
89		facility. Further, such facility must be a separate, identifiable entity and
90		must be physically, administratively and financially independent and
91		distinct from other operations of any other health facility, and shall
92		maintain a separate organized medical and administrative staff.
93		Furthermore, once licensed as a freestanding ambulatory surgical
94		facility, such facility shall not become a component of any other health
95		facility without securing a certificate of need to do such.
96	101.06	Anesthesiologist. A physician whose specialized training and experience
97		qualify him/her to administer anesthetic agents and to monitor the patient
98		under the influence of these agents.
99	101.07	Anesthetist. A physician or dentist qualified and trained to administer
100		anesthetic agents or a certified registered nurse qualified to administer
101		anesthetic agents.
102	101.08	Change of Ownership. The term "change of ownership" includes, but is
103		not limited to, intervivos gifts, purchases, transfers, leases, cash and/or
104		stock transaction or other comparable arrangements whenever the person
105		or entity acquires an interest of fifty percent (50%) or more of the facility
106		or services. Changes of ownership from partnerships, single
107		proprietorships or corporations to another form of ownership are
108		specifically included, provided, however, "change of ownership" shall
109		not include any inherited interest acquired as a result of a testamentary
110		instrument or under the laws of descent and distribution of the State of
111		Mississippi.
112	101.09	<b>Dentist</b> . A person who holds a valid license issued by the Mississippi
113		State Board of Dental Examiners to practice dentistry.
114	101.10	<u>Director of Nursing</u> . The term "director of nursing" means a registered
115		nurse with supervisory and administrative ability who is responsible to
116		the chief executive officer for supervision of nursing service for entire
117		facility at all times. Qualifications of directory of nursing:
118		1. Shall be a graduate of a professional school of nursing.
119		2. Shall currently be licensed by the Mississippi Board of Nursing.

120 121 122		3. Shall have at least one year of experience in medical surgical nursing and one year of surgical nursing and one year of surgical environment nursing.
123		4. Shall have good mental and physical health.
124 125	101.11	<u>Governing Authority</u> . The term "governing authority" shall mean owner(s) associations, county board of supervisors, board of trustees, or
126		any other comparable designation of an individual or group of
127		individuals who have the purpose of owning, acquiring, constructing,
128		equipping, operating, and/or maintaining ambulatory surgical facilities
129		and exercising control over the affairs and in which the ultimate
130		responsibility and authority of the facility is vested.
131 132	101.12	<u>Licensed Practical Nurse</u> . "Licensed practical nurse" (LPN) means any person licensed as such by the Mississippi State Board of Nursing.
133	101.13	<u>License</u> . The term "license" shall mean the document issued by the
134		Mississippi Department of Health and signed by the Executive Director
135		of the Mississippi Department of Health. Licensure shall constitute
136		authority to receive patients and perform the services included within the
137		scope of these rules, regulations, and minimum standards.
138	101.14	<u>Licensee</u> . The term "licensee" shall mean the individual to whom the
139		license is issued and upon whom rests the responsibility for the operation
140		of the ambulatory surgical facility in compliance with these rules,
141		regulations, and minimum standards.
142	101.15	Licensing Agency. The term "licensing agency" shall mean the
143		Mississippi Department of Health.
144	101.16	Nursing Personnel. The term "nursing personnel" shall mean registered
145		nurses, graduate nurses, licensed practical nurses, nurses' aides, orderlies
146		attendants, and other rendering patient care.
147	101.17	Patient. The term "patient" shall mean a person admitted to the
148		ambulatory surgical facility by and upon the recommendation of a
149		physician and who is to receive medical care recommended by the
150		physician.
151	101.18	<b>Pharmacy</b> . The term "pharmacy" shall mean a place licensed by the
152		Mississippi State Department of Pharmacy where prescriptions, drugs,
153		medicines and chemicals are offered for sale, compounded or dispensed,
154		and shall include all places whose titles may imply the sale, offering for
155		sale, compounding or dispensing of prescriptions, drugs, medicines or
156		chemicals.

15 <i>7</i> 158 159 160		101.19	licensed by the Mississippi State Board of Pharmacy to practice pharmacy in Mississippi under the provisions contained in current state statutes.
161 162		101.20	<u>Physician</u> . The term "physician" shall mean a person currently licensed by the Mississippi State Board of Medical Licensure to practice medicine
163 164			and surgery in Mississippi under provisions contained in current state statutes.
165		101.21	Registered Nurse. The term "registered nurse" (R.N.) shall mean a
166			professional registered nurse currently licensed by the Mississippi Board
167			of Nursing in accordance with the provisions contained in current state
168			statutes.
169		101.22	<b>Person</b> . The term "person" means any individual, firm, partnership,
170			corporation, company, association, or joint stock association, or any
171			licensee herein or the legal successor thereof.
172		101.23	<u>May</u> . The term "may" indicates permission.
173		101.24	<b>Shall</b> . The term "shall" indicates mandatory requirement(s).
174		101.25	<b>Should</b> . The term "should" indicates recommendation(s).
175	102	TYPE (	OF LICENSE
176		102.01	Regular License. A license shall be issued to each ambulatory surgical
177			facility that meets the requirements as set forth in these regulations. In
178			addition, no ambulatory surgical facility may be licensed until it shows
179			conformance to the regulations establishing minimum standards for
180			prevention and detection of fire, as well as for protection of life and
181			property against fire. Compliance with the N.F.P.A. Life Safety Code
182			101 for doctors' offices and clinics shall be required.
183		102.02	<b>Provisional License</b> . Within its discretion, the Mississippi Department
184			of Health may issue a provisional license when a temporary condition of
185			noncompliance with these regulations exists in one or more particulars.
186			A provisional license shall be issued only if the Mississippi Department
187			of Health is satisfied that preparations are being made to qualify for a
188			regular license and that the health and safety of patients will not be
189			endangered meanwhile. A new ambulatory surgical facility may be
190			issued a provision license prior to opening and subsequent to meeting
191			the required minimum staffing personnel. The provisional license issued
192			under this condition shall be valid until the issuance of a regular license,
193			or June 30, following date of issuance of the provisional license, issued
194			for any reason, shall not exceed 12 months and cannot be reissued.

### 103 195 LICENSING 103.01 **Application and Annual Report.** Application for a license or renewal 196 of a license shall be made in writing to the Mississippi Department of 197 Health on forms provided by the Department which shall contain such 198 information as the Mississippi Department of Health may require. The 199 application shall require reasonable, affirmative evidence of ability to 200 comply with these rules, regulations, and minimum standards. 201 103.02 **Fee.** In accordance with Section 41-7-173 of the Mississippi Code of 202 203 1972, as amended, each application for initial licensure shall be accompanied by a fee of Two Thousand Five Hundred Dollars 204 (\$2,500.00), in check or money order, made payable to the Mississippi 205 Department of Health. The fee shall not be refundable after a license has 206 been issued. 207 **Renewal**. A license, unless suspended or revoked, shall be renewable 103.03 208 annually upon payment of a renewal fee of Two Thousand Five Hundred 209 Dollars (\$2,500.00), which shall be paid to the Mississippi Department 210 of Health, and upon filing by the licensee and approval by the 211 Mississippi Department of Health of an annual report upon such uniform 212 dates and containing such information in such form as the licensing 213 agency requires. Each license shall be issued only for the premises and 214 person or persons named in the application and shall not be transferable 215 or assignable. Licenses shall be posted in a conspicuous place on the 216 licensed premises. 217 Name. Every ambulatory surgical facility designated by a permanent and 218 distinctive name which shall be used in applying for a license and shall 219 not be changed without first notifying the licensing agency in writing 220 and receiving written approval of the change from the licensing agency. 221 222 Such notice shall specify the name to be discontinued as well as the new name proposed. Only the official name by which the ambulatory surgical 223 facility is licensed shall be used in telephone listings, on stationery, in 224 advertising, etc. Two or more ambulatory surgical facilities shall not be 225 226 licensed under similar names in the same vicinity. No freestanding ambulatory surgical facility shall include the word "hospital" in its name. 227 103.05 **Issuance of License.** All licenses issued by the Mississippi Department 228 of Health shall set forth the name of the ambulatory surgical facility, the 229 location, the name of the licensee, and the license number. 230 231 **Separate License.** A separate license shall be required for ambulatory surgical facilities maintained on separate premises even though under the 232 same management. However, separate licenses are not required for 233 buildings on the same ground which are under the same management. 234

235 236		103.07	<b>Expiration of License</b> . Each license shall expire on June 30, following the date of issuance.
237 238 239 240 241 242		103.08	Denial or Revocation of License: Hearings and Review. The Mississippi Department of Health after notice and opportunity for a hearing to the applicant or licensee, is authorized to deny, suspend, or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under the law and these regulations.
243	104	RIGHT	T OF APPEAL
244 245		Provis follow	ion for hearing and appeal following denial or revocation of license is as vs:
246 247 248 249		104.01	Administrative Decision. The Mississippi Department of Health will provide an opportunity for a fair hearing to every applicant or licensee who is dissatisfied with administrative decisions made in the denial or revocation of license.
250 251 252 253 254 255 256 257			1. The licensing agency shall notify the applicant or licensee by registered mail or personal service the particular reasons for the proposed denial or revocation of license. Upon written request of applicant or licensee within ten (10) days of the date of such service at which agency shall fix a date not less than thirty (30) days from the date of such service at which time the applicant or licensee shall be given an opportunity for a prompt and fair hearing.
258 259 260 261 262 263			2. On the basis of such hearing or upon default of the applicant or licensee, the licensing agency shall make a determination specifying its findings of fact and conclusions of law. A copy of such determination shall be sent by registered mail to the last known address of applicant or licensee or served personally upon the applicant or licensee.
264 265 266 267 268 269 270			3. The decision revoking, suspending, or denying the application or license shall become final thirty (30) days after it is so mailed or served unless the applicant or licensee, within such thirty (30) day period, appeals the decision to the Chancery Court in the county in which the facility is located, in the manner prescribed in Section 43-11-23, Mississippi Code of 1972, as amended. An additional period of time may be granted at the discretion of the licensing agency.
272 273 274		104.02	<u>Penalties</u> . Any person or persons or other entity or entities establishing, managing or operating an ambulatory surgical facility or conducting the business of an ambulatory surgical facility without the required license,

or which otherwise violate any of the provisions of this act or the Mississippi Department of Health, as amended, or the rules, regulations or standards promulgated in furtherance of any law in which the Mississippi Department of Health has authority therefore shall be subject to the penalties and sanctions of Section 41-7-209, Mississippi Code of 1972.



281	PART	II ADMINISTRATION
282	105	GOVERNING AUTHORITY
283		105.01 Each facility shall be under the ultimate responsibility and control of an
284		identifiable governing body, person, or persons.
285		1. he facility's governing authority shall adopt bylaws, rules and
286		regulations which shall:
287		a. Specify by name the person to whom responsibility for
288		operation and maintenance of the facility is delegated and
289		methods established by the governing authority for holding
290		such individuals responsible.
291		b. Provide for at least annual meetings of the governing authority
292		if the governing authority consists of two or more individuals.
293		Minutes shall be maintained of such meetings.
294		c. Require policies and procedures which includes provisions for
295		administration and use of the facility, compliance, personnel,
296		quality assurance, procurement of outside services and
297		consultations, patient care policies and services offered.
298		d. Provide for annual reviews and evaluations of the facility's
299		policies, management, and operation.
300		2. When services such as dietary, laundry, or therapy services are
301		purchased from other the governing authority shall be responsible
302		to assure the supplier(s) meets the same local and state standards
303		the facility would have to meet if it were providing those services
304		itself using its own staff.
305		3. The governing authority shall provide for the selection and
306		appointment of the medicaid and dental staff and the granting of
307		clinical privileges and shall be responsible for the professional
308		conduct of these persons.
309	106	ORGANIZATION AND STAFF
310		106.01 Chief Executive Officer or Administrator.
311		1. The governing authority shall appoint a qualified person as chief
312		executive officer of the facility to represent the governing authority
313		and shall define his/her authority and duties in writing. He/she
314		shall be responsible for the management of the facility,
315		implementation of the policies of the governing authority and

316 317				authorized and empowered to carry out the provisions of these regulations.
318 319 320 321 322 323 324			2.	The chief executive officer shall designate, in writing, a qualified person to act in his/her behalf during his/her absence. In the absence of the chief executive officer, the person on the grounds of the facility who is designated by the chief executive officer to be in charge of the facility shall have reasonable access to all areas in the facility related to patient care and to the operation of the physical plant.
325 326 327 328 329			3.	When there is a planned change in ownership or in the chief executive officer, the governing authority of the facility shall notify the Mississippi Department of Health. The chief executive officer shall be responsible for the preparation of written facility policies and procedures.
323				poneres and procedures.
330		106.02	Adm	inistrative Records.
331 332			1.	The following essential documents and references shall be on file in the administrative office of the facility:
333 334				a. Appropriate documents evidencing control and ownerships, such as deeds, leases, or corporation or partnerships papers.
335 336				b. Bylaws and policies and procedures of the governing authority and professional staff.
337				c. Minutes of the governing authority meetings.
338 339				d. Minutes of the facility's professional and administrative staff meetings.
340				e. A current copy of the ambulatory surgical facility regulations.
341 342				f. Reports of inspections, reviews, and corrective actions taken related to licensure.
343 344				g. Contracts and agreements for all services not provided directly by the facility.
345			2.	All permits and certificates shall be appropriately displayed.
346	107	PERSO	NNE	L POLICIES AND PROCEDURES
347 348 349		107.01		onnel Records. A record of each employee should be maintained h includes the following to help provide quality assurance in the ty:

350			1.	Application for employment.
351			2.	Written references and/or a record of verbal references.
352 353			3.	Verification of all training and experience, and licensure, certification, registration and/or renewals.
354			4.	Performance appraisals.
355			5.	Initial and subsequent health clearances.
356			6.	Disciplinary and counseling actions.
357			7.	Commendations.
358			8.	Employee incident reports.
359			9.	Record of orientation to the facility, its policies and procedures and
360				the employee's position. Personnel records shall be confidential.
361				Representatives of the licensing agency conducting an inspection
362				of the facility shall have the right to inspect personnel records.
363		107.02	Job 1	Descriptions.
364 365			1.	Every position shall have a written description which adequately describes the duties of the position.
366			2.	Each job description shall include position title, authority, specific
367				responsibilities and minimum qualifications. Qualifications shall
368				include education, training, experience, special abilities and license
369				or certification required.
370			3.	Job descriptions shall be kept current and given to each employee
371		· ·		when assigned to the position and whenever the job description is
372				changed.
373		107.03	Heal	th Examination. As a minimum, each employee shall have a pre-
374				oyment health examination by a physician. The examination is to be
375				annually and more frequently if indicated to ascertain freedom
376				communicable diseases. The extent of the annual examinations
377				be determined by a committee consisting of the medical director,
378				nistrator and director of nursing, and documentation of the health
379				ination shall be included in the employee's personnel folder.
380	108	MEDIC	AL S	TAFF ORGANIZATION
381		108.01	There	e shall be a single organized medical staff that has the overall
382		100.01		onsibility for the quality of all clinical care provided to patients, and
002			respo	more than the quarty of an entire are provided to patients, and

for the ethical conduct and professional practices of its members, as well 383 as for accounting therefore to the governing authority. The manner in 384 which the medical staff is organized shall be consistent with the facility's 385 documented staff organization bylaws, rules and regulations, and pertain 386 to the setting where the facility is located. The medical staff bylaws, 387 rules and regulations, and the rules and regulations of the governing 388 authority shall require that patients are admitted to the facility only upon 389 the recommendation of a licensed physician and that a licensed physician 390 be responsible for diagnosis and all medical care and treatment. The 391 organization of the medical staff, and its bylaws, rules and regulations, 392 shall be approved by the facility's governing authority. The medical staff 393 shall strive to assure that each member is qualified for membership and 394 shall encourage the optimal level of professional performance of its 395 members through the appointment/reappointment procedure, the specific 396 delineation of clinical privileges, and the periodic reappraisal of each 397 staff member according to the established provisions. 398 399 108.02 **Qualifications**. The appointment and reappointment of medical staff members shall be based upon well-defined, written criteria that are 400 related to the goals and objectives of the facility as stated in the bylaws, 401 rules and regulations of the medical staff of the governing authority. 402 Upon application or appointment to the medical staff, each individual 403 must sign a statement to the effect that he/she has read and agrees to be 404 bound by the medical staff and governing authority bylaws, rules and 405 regulations. The initial appointment and continued medical staff 406 membership shall be dependent upon professional competence and 407 ethical practice in keeping with the qualifications, standards, and 408 409 requirements set forth in the professional staff and governing authority bylaws, rules and regulations. 410 108.03 **Method of Selection**. Each facility is responsible for developing a 411 process of appointment to the medical staff whereby it can satisfactorily 412 determine that the person is appropriately licensed and qualified for the 413 privileges and responsibilities he/she seeks. 414 **Privilege Delineation**. Privileges shall be delineated for each member of 415 the medical staff, regardless of the type and size of the facility. The 416 delineation of privileges shall be based on all verified information 417 available in the applicant's or staff member's credentials file. Whatever 418 method is used to delineate clinical privileges for each medical staff 419 applicant, there must be evidence that the granting of such privileges is 420 based on the member's demonstrated current competence. 421 Clinical Privileges Shall Be Facility-Specific. The medical staff shall 422 delineate in its bylaws, rules and regulations, the qualifications, status, 423 clinical duties, and responsibilities of consultant physicians who are not 424 members of the medical and dental staff but whose services require that 425

they be processed through the usual medical staff channels. The 426 training, experience, and demonstrated competence of individuals in 427 such categories shall be sufficient to permit their performing their 428 assigned functions. 429 108.06 **Reappointment**. The facility's medical staff bylaws, rules and 430 regulations shall provide for review and reappointment of each medical 431 staff member at least once every two three years. The reappointment 432 process should include a review of the individual's status by a designated 433 medical staff committee, such as the credentials committee. When 434 indicated, the credentials committee shall require the individual to 435 submit evidence of his/her current health status that verifies the 436 individual's ability to discharge his/her responsibility. The committee's 437 review of the clinical privileges of a staff member for reappointment 438 should include the individual's past and current professional performance 439 as well as his/her adherence to the governing authority and professional 440 staff bylaws, rules and regulations. The medical staff bylaws, rules and 441 regulations shall limit the time within which the medical staff 442 reappointment and privilege delineation processes must be completed. 443 108.07 **Professional Staff**. Each facility shall have at all times a designated 444 medical director who shall be a physician and who shall be responsible 445 for the direction and coordination of all medical aspects of facility 446 programs. The members of the medical staff shall have like privileges in 447 at least one local hospital. There shall be a minimum of one licensed 448 registered nurse per six patients (at any one time) at the clinic when 449 patients are present, excluding the director of nursing. All facility 450 personnel, medical and others, shall be licensed to perform the services 451 they render when such services require licensure under the laws of the 452 State of Mississippi. Anesthetic agents shall be administered by an 453 anesthesiologist, a physician, or a certified registered nurse anesthetist 454 under the supervision of a board-qualified or certified anesthesiologist or 455 operating physician, who is actually on the premises. After the 456 administration of an anesthetic, patients shall be constantly attended by 457 an M.D., D.O., R.N., or a L.P.N. supervised directly by an R.N., until 458 reacted and able to summon aid. All employees of the facility providing 459 direct patient care shall be trained in emergency resuscitation at least 460 annually. 461 108.08 **Reporting Requirements.** Each abortion facility shall report monthly to 462 the Mississippi Department of Health such information as may be 463 required by the department in its rules and regulations for each abortion 464 performed by such facility. 465

466	109	PATIE	NT TRANSFER
467 468 469 470 471 472 473		109.01	Transfer Agreement. The facility shall have a written agreement with one or more acute general hospitals and be located within fifteen minutes travel time from the hospital(s) to ensure prompt referral and back-up services for patients requiring attention for an emergency or other condition necessitating hospitalization. The hospital(s) must have an emergency room staffed by an in-house physician during the hours that the ambulatory surgical facility is open. Policies shall be developed relating to preoperative and postoperative transportation.
475	110	SAFET	Y
476 477 478		110.01	The governing authority shall develop written policies and procedures designed to enhance safety within the facility and on its grounds and minimize hazards to patients, staff and visitors.
479		110.02	The policies and procedures shall include establishment of the following:
480 481			<ol> <li>Safety rules and practices pertaining to personnel, equipment, gases, liquids, drugs;</li> </ol>
482 483 484			2. Provisions for reporting and the investigation of accidental events regarding patients, visitors and personnel (incidents) and corrective action taken;
485 486			3. Provision for dissemination of safety-related information to employees and users of the facility; and
487			4. Provision for syringe and needle storage, handling and disposal.
488	111	HOUSI	EKEEPING
489 490 491 492		111.01	Operating rooms shall be appropriately cleaned in accordance with established written procedures after each operation. Recovery rooms shall be maintained in a clean condition. Adequate housekeeping staff shall be employed to fulfill the above requirement.
493	112	LINEN	AND LAUNDRY
494 495		112.01	An adequate supply of clean linen or disposable materials shall be maintained.
496 497		112.02	Provisions for proper laundering of linen and washable goods shall be made. Soiled and clean linen shall be handled and stored separately.

498		112.03	Sufficient supply of cloth or disposable towels shall be available so that a
499			fresh towel can be used after each hand washing. Towels shall not be
500			shared.
501	113	SANIT	ATION
502		113.01	All parts of the facility, the premises and equipment shall be kept clean
503			and free of insects, rodents, litter and rubbish.
504		113.02	All garbage and waste shall be collected, stored and disposed of in a
505			manner designed to prevent the transmission of disease. Containers shall
506			be washed and sanitized before being returned to work areas. Disposable
507			type containers shall not be reused.
508	114	PREVE	ENTIVE MAINTENANCE
509		114.01	A schedule of preventive maintenance shall be developed for all of the
510		1101	surgical equipment in the surgical suite to assure satisfactory operation
511			when needed.
512	115	DISAS	TER PREPAREDNESS
513		115.01	The facility shall have a posted plan for evacuation of patients, staff, and
514			visitors in case of fire or other emergency.
515		115.02	Fire drills:
516			1. At least one drill shall be held every three months for every
517			employee to familiarize employees with the drill procedure.
518			Reports of the drills shall be maintained with records of
519			attendance.
520			2. Upon identification of procedural problems with regard to the
521			drills, records shall show that corrective action has been taken.
522		There	shall be an ongoing training program for all personnel concerning aspects
523			safety and the disaster plan.
524	116	MEDIO	CAL RECORD SERVICES
525		116.01	Medical Record System. A medical record is maintained in accordance
526			with accepted professional principles for every patient admitted and
527			treated in the facility. The medical record system shall be under the
528			supervision of a designated person who has demonstrated through
529			relevant experience the ability to perform the required functions.
530		116.02	<u>Facilities</u> . A room or area shall be designated within the facility for
531			medical records. The area shall be sufficiently large and adequately

medical records must be accessible and easily retrieved.
induction records mast be decembered and easily retire ved.
Ownership. Medical records shall be the property of the facility and
shall not be removed except by subpoena or court order. These records
shall be protected against loss, destruction and unauthorized use.
<u>Preservation of Records</u> . Medical records shall be preserved either in
the original form or by microfilm for a period of not less than ten years.
In the case of minor the record is to be retained until the patient becomes
of age, plus seven years.
<u>Individual Patient Records</u> . Each patient's medical record shall include
at least the following information:
1. Patient identification, including the patient's full name, sex,
address, date of birth, next of kin and patient number.
2. Admitting diagnosis.
3. Preoperative history and physical examination pertaining to the
procedure to be performed.
4. Anesthesia reports.
5. Operative report.
6. Pertinent laboratory, pathology and X-ray reports.
7. Preoperative and postoperative orders.
8. Discharge note and discharge diagnosis.
9. Informed consent.
10. Nurses' notes:
a. Admission and preoperative.
b. Recovery and discharge.
Completion of Medical Records. All medical records shall be
completed promptly.
Indexes All medical records should be indexed according to discovery
<u>Indexes</u> . All medical records should be indexed according to disease,
operation, physician, and patient name.

# PART III PATIENT CARE

# 117 NURSING SERVICE

- Nursing Staff. The ambulatory surgical facility shall maintain an organized nursing staff to provide high quality nursing care for the needs of the patients and be responsible to the ambulatory surgical facility for the professional performance of its members. The ambulatory surgical facility nursing service shall be under the direction of a legally and professionally qualified registered nurse. There shall be a sufficient number of duly licensed registered nurses on duty at all times to plan, assign, supervise, and evaluate nursing care, as well as to give patients the nursing care that requires the judgment and specialized skills of a registered nurse.
- 117.02 <u>Director of Nursing Service</u>. The director of nursing service shall be qualified by education, medical-surgical nursing and surgery experience of one year each, and demonstrated ability to organize, coordinate, and evaluate the work of the service. He/she shall be qualified in the fields of nursing and administration consistent with the complexity and scope of operation of the ambulatory surgical facility and shall be responsible to the administrator for the developing and implementing policies and procedures of the service in the ambulatory surgical facility.
- 117.03 <u>Staffing Pattern</u>. A staffing pattern shall be developed for each nursing care unit (preoperative unit, surgical suite, recovery and postoperative unit). The staffing pattern shall provide for sufficient nursing personnel and for adequate supervision and direction by registered nurses consistent with the size and complexity of the ambulatory surgical facility.
- Nursing Care Plan. There shall be evidence established that the ambulatory surgical facility nursing service provides safe, efficient and therapeutically effective nursing care through the planning of each patient's preoperative, operative, recovery and postoperative care and the effective implementation of the plans. A registered nurse must plan, supervise and evaluate the nursing care of each patient from admission to discharge.
- 117.05 <u>Licensed Practical Nurse</u>. Licensed practical nurses who are currently licensed to practice within the state, as well as other ancillary nursing personnel, may be used to give nursing care that does not require the skill and judgment of a registered nurse. Their performance shall be supervised by one or more registered nurses.
- 117.06 <u>Nursing Service Evaluation</u>. To develop better patterns of utilization of nursing personnel, periodic evaluation of the activities and effectiveness

601		of the nursing staff should be conducted as a part of quality assurance.
602		Evaluations should be done after the first 90-day probationary period,
603		then annually thereafter.
		•
604	117.07	<b>Nursing Service Organization</b> . The ambulatory surgical facility nursing
605		service shall have a current written organization plan that delineates its
606		functional structure and its mechanisms for cooperative planning and
607		decision making. This plan shall be an integral part of the overall
608		ambulatory surgical facility plan and shall:
609		1. Be made available to all nursing personnel.
610		2. Be reviewed periodically (yearly) and revised as necessary.
044		2 Deflect the staffing notices for average part throughout the
611		3. Reflect the staffing pattern for nursing personnel throughout the
612		ambulatory surgical facility.
613		4. Delineate the functions for which nursing service is responsible.
013		4. Define are the functions for which harsing service is responsible.
614		5. Indicate all positions required to carry out such functions.
615		6. Contain job descriptions for each position classification in nursing
616		service that delineates the functions, responsibilities, and desired
617		qualifications of each classification, and should be made available
618		to nursing personnel at the time of employment.
619		7. Indicate the lines of communication within nursing service.
620		8. Define the relationships of nursing service to all other services and
621		departments in the ambulatory surgical facility.
000		In ambulatory associated facilities where the size of the pursing staff
622		In ambulatory surgical facilities where the size of the nursing staff
623		permits, nursing committees shall be formally organized to facilitate the
624		establishment and attainment of goals and objectives of the nursing
625		service.
626	117.08	Policies and Procedures. Written nursing care and administrative
627	117.00	policies and procedures shall be developed to provide the nursing staff
628		with acceptable methods of meeting its responsibilities and achieving
629		projected goals through realistic, attainable goals. In planning, decision
630 631		making, and formulation of policies that affect the operation of nursing
631		service, the nursing care of patients, or the patient's environment, the
632		recommendations of representatives of nursing service shall be
633		considered. Nursing care policies and procedures shall be consistent
634		with professionally recognized standards of nursing practice and shall be
635		in accordance with Nurse Practice Act of the State of Mississippi and
636		AORN Standards of Practice. Policies shall include statements relating
637		to at least the following:

638	1. Noting diagnostic and therapeutic orders.
639	2. Assignment of preoperative and postoperative care of patients.
640	3. Administration of medications.
641	4. Charting of nursing personnel.
642	5. Infection control.
643	6. Patient and personnel safety.
644 645 646 647	Written copies of the procedure manual shall be available to the nursing staff in every nursing care unit and service area and to other services and departments in the ambulatory surgical facility. The nursing procedure manual should be used to:
648 649 650	a. Provide a basis for staff development to enable new nursing personnel to acquire local knowledge and current skills through established orientation programs.
651 652	b. Provide a ready reference or procedures for all nursing personnel.
653	c. Standardize procedures and equipment.
654 655	d. Provide a basis for evaluation and study to ensure continued improvements in techniques.
656 657 658 659 660	The ambulatory surgical facility nursing policies and procedures shall be developed, periodically reviewed, and revised as necessary by nursing representatives in cooperation with administration, the medical staff, and other facility services and departments concerned. All revisions shall be dated to indicate the date of the latest review.
661 662 663 664 665 666 667 668 669	In-Service Education and Meetings. An in-service education programs and meetings of the nursing staff shall be provided for the improvement of existing aseptic and nursing practices; obtaining new knowledge and skills applicable to operating room nursing; keep personnel informed of changes in policies and procedures and discuss nursing service problems in the ambulatory surgical facility. The in-service program shall be planned, scheduled, documented and held on a continuing or monthly basis. There should be provisions for participation in appropriate training programs for the safe and effective use of diagnostic and
670	therapeutic equipment for CPR and for other aspects of critical care.

## 671 118 SURGERY 672 118.01 The ambulatory surgical facility shall have effective policies and procedures regarding surgical privileges, maintenance of the operating 673 rooms and evaluation of the surgical patient. 674 675 Surgical privileges according to covered surgical procedures shall be delineated for all physicians doing surgery in accordance with 676 the competencies of each physician. A roster shall be kept in the 677 confidential files of the operating room supervisor and in the files 678 679 of the administrator. 2. The operating room register shall be complete and up-to-date. 680 3. There shall be a complete history and physical work-up in the chart 681 of every patient prior to surgery plus documentation of a properly 682 executed informed patient consent. 683 684 4. There shall be adequate provision for immediate postoperative 685 care. An operative report describing techniques and findings shall be 686 written or dictated immediately following surgery and signed by 687 the surgeon. 688 A procedure shall exist in establishing a program for identifying 689 and preventing infections, maintaining a sanitary environment, and 690 reporting results to appropriate authorities. The operating surgeon 691 shall be required to report back to the facility an infection for 692 infection control follow-up. 693 The operating rooms shall be supervised by an experienced 694 registered professional nurse. 695 696 The following equipment shall be available to the operating suite: emergency call system, oxygen, mechanical ventilatory assistance 697 equipment, including airways and manual breathing bag, cardiac 698 defibrillator, cardiac monitoring equipment, thoracotomy set, 699 tracheotomy set, laryngoscopes and endotracheal tubes, suction 700 equipment, emergency drugs and supplies specified by the medical 701 staff. Personnel trained in the use of emergency equipment and in 702 cardiopulmonary resuscitation must be available whenever there is 703 704 a patient in the ambulatory surgical facility. 705 Precautions shall be taken to eliminate shock hazards, including use of shoe covers. 706

707 708			10.	Rules and regulations or policies related to the operating room shall be available for ambulatory surgical facility personnel and
708 709				physicians.
700				physicians.
710	119	ANEST	THES	IA
711		119.01	The	department of anesthesia shall have effective policies and
712				edures regarding staff privileges, the administration of anesthetics,
713			and t	the maintenance of strict safety control.
74.4			1	A maconometry avaluation of the nations within 24 hours of surgamy
714			1.	A preoperative evaluation of the patient within 24 hours of surgery
715				shall be done by a physician to determine the risk or anesthesia and
716				of the procedure to be performed.
717			2.	Before discharge from the ambulatory surgical facility, each
718				patient shall be evaluated by an anesthesiologist or certified
719				registered nurse anesthetist for proper anesthesia recovery and
720				discharged in the company of a responsible adult unless otherwise
721				specified by the physician.
			2	
722			3.	Anesthetic agents shall be administered by only a qualified
723				anesthesiologist, a physician qualified to administer anesthetic
724				agents or a certified registered nurse anesthetist.
725			4.	The department of anesthesia shall be responsible for all anesthetic
726				agents administered in the ambulatory surgical facility.
. 20				agents administrating the amediatory surgicul racinty.
727			5.	In the ambulatory surgical facility where there is no department of
728				anesthesia, the department of surgery shall assume the
729				responsibility of establishing general policies and supervising the
730				administration of anesthetic agents.
704				Cofety are continued that is accordance with NEDA Dullatin
731			6.	Safety precautions shall be in accordance with N.F.P.A. Bulletin
732				56-A, 1981.
733	120	DEPAI	RTME	ENT OF DENTISTRY
70.4		120.01	A	radius to the area and are established for the correlation of the
734		120.01		ording to the procedure established for the appointment of the
735				ical staff, one or more licensed dentists may be appointed to the
736				. If this service is organized, its organization is comparable to that of
737			othe	r services or departments.
738			1.	The above members shall be qualified legally, professionally, and
739				ethically for the positions to which they are appointed.
. 00				The positions to which may are appointed.
740			2.	Patients admitted for the above services shall be admitted by a
741				physician.

742 743 744		3	3. There shall be medical history done and recorded by a member of the medical staff before surgery is done and a physician in attendance who is responsible for the medical care of the patient.
745 746		4	There shall be specific bylaws concerning dentists and combined with the medical staff by-laws.
747 748		5	The staff bylaws and regulations shall specifically delineate the rights and privileges of the dentists.
749 750 751		$\epsilon$	6. Complete records, both medical and surgical, shall be required on each patient and shall be a part of the ambulatory surgical facility records.
752	121 <b>S</b> A	ANITAR	Y ENVIRONMENT
753 754 755	12	er	ne ambulatory surgical facility shall provide a safe and sanitary avironment, properly constructed, equipped, and maintained to protect e health and safety of patients.
756		1	. An infection committee, or comparable arrangement, composed or
757			members of the medical staff, nursing staff, administration and
758			other services of the ambulatory surgical facility, shall be
759			established and shall be responsible for investigating, controlling
760			and preventing infections, documentation of such meetings and an
761			attendance roster.
762		2	2. There shall be written procedures to govern the use of aseptic
763			techniques and procedures in all areas of the ambulatory surgical
764			facility.
765 766		3	3. To keep infections at a minimum, such procedures and techniques shall be regularly by the infection committee annually.
767		4	Continuing education shall be provided to all ambulatory surgical
768			facility personnel on causes, effects, transmission, prevention, and
769			elimination of infection on an annual basis.
770		5	6. A continuing process shall be enforced for inspection and reporting
771			of any ambulatory surgical facility employee with an infection who
772		¥	may be in contact with patients on the patient's environment.
773	122 <b>C</b>	ENTRA]	L STERILE SUPPLY
774	10	22.01 Po	olicies and procedures shall be maintained for method of control used
775	1,2		relation to the sterilization of supplies and water and a written policy
776			quiring sterile supplies to be reprocessed at specific time periods.
777		11	nese areas shall be separated:

778 779		1. Receiving and clean-up area, to contain a two-compartment sink with two drain-boards.
780 781		2. Pack make-up shall have autoclaves, work counter and unsterile storage.
701		storage.
782		3. Sterile storage area should have pass-through to corridor.
783	123 <b>PHAR</b>	MACEUTICAL SERVICES
784	123.01	Administering Drugs and Medicines. Drugs and medicines shall not be
785		administered to patients unless ordered by a physician duly licensed to
786		prescribe drugs. Such orders shall be in writing and signed personally by
787		the physician who prescribes the drug or medicine.
788	123.02	Medicine Storage. Medicines and drugs maintained on the nursing unit
789		for daily administration shall be properly stored and safe-guarded in
790		enclosures of sufficient size, and which are not accessible to
791		unauthorized persons. Only authorized personnel shall have access to
792		storage enclosures.
793	123.03	Safety. Pharmacies and drug rooms shall be provided with safeguards to
794		prevent entrance of unauthorized persons, including bars on accessible
795		windows and locks on doors. Controlled drugs shall be stored in a
796		securely constructed room or cabinet, in accordance with applicable
797		federal and state laws.
798	123.04	Narcotic Permit. An in-house pharmacy shall procure a state controlled
799		drug permit if a stock of controlled drugs is to be maintained. The
800		permit shall be displayed in a prominent location.
	122.05	
801	123.05	<b>Records</b> . Records shall be kept of all stock supplies of controlled
802		substances giving an accounting of all items received and/or
803		administered.
804	123.06	Medication Orders. All oral or telephone orders for medications shall
805		be received by a registered nurse, a physician or registered pharmacist
806		and shall be reduced to writing on the physician's order record reflecting
807		the prescribing physician and the name and title of the person who wrote
808		the order. Telephone or oral orders shall be signed by the prescribing
809		physician within 48 hours. The use of standing orders will be according
810		to written policy.
811	123.07	Pharmacy Permits.
812		1. In circumstances where the facility employs a full-time or part-
813		time pharmacist, the facility shall have obtained the appropriate
814		pharmacy permit from the Mississippi State Board of Pharmacy.
		1 / r

815 816	The facility shall not dispense medications to outpatients without the pharmacy permit.
817 818 819 820	2. The facility may procure medications for its patients through community pharmacists. Individual medication containers shall be properly labeled, and shall be properly stored in individual patient medication bins/trays within a lockable area, room or cabinet.
821 822 823 824 825 826 827 828	3. The facility may procure medications via the facility's physician's registration. Physicians shall administer or shall order medications to be administered to patients while in the facility attending physician. The only exception is in cases of A. above. In any case where medication controlled substances are stocked within the facility, a designated individual shall be responsible for the overall supervision of the handling, administration, storage, record keeping and final dispensation of medication.
829 123.08	Controlled Substances Anesthetizing Areas:
830 123.09 831 832 833 834 835 836	<ul> <li>Dispensing Controlled Substances. All controlled substances shall be dispensed to the responsible person (OR Supervisor, SRNA, CRNA, Anesthesiologist, etc.) designated to handle controlled substances in the operating room by a registered pharmacist in the Ambulatory Surgical Facility. When the controlled substance is dispensed, the following information shall be recorded into the Controlled Substance (proof-of-use) Record.</li> <li>Signature of pharmacist dispensing the controlled substance.</li> </ul>
838 839	2. Signature of designated licensed person receiving the controlled substance.
840 841	<ul><li>3. The date and time controlled substance is dispensed.</li><li>4. The name, the strength, and quantity of controlled substance</li></ul>
842 843 844 845	<ul><li>dispensed.</li><li>5. The serial number assigned to that particular record, which corresponds to same number recorded in the pharmacy's dispensing record.</li></ul>
846 123.10 847 848 849 850 851	Security/Storage of Controlled Substances. When not in use, all controlled substances shall be maintained in a securely locked, substantially constructed cabinet or area. All controlled substance storage cabinets shall be permanently affixed. Controlled substances removed from the controlled substance cabinet shall not be left unattended.

852	123.11	Cont	rolled Substance Administration Accountability. The
853		admi	nistration of all controlled substances to patients shall be carefully
854		recor	ded into the anesthesia record. The following information shall be
855		trans	ferred from the anesthesia record to the controlled substance record
856		by th	e administering practitioner during the shift in which the controlled
857			ance was administered.
858		1.	The patient's name.
859		2.	The name of the controlled substance and the dosage administered.
860		3.	The date and time the controlled substance is administered.
861 862		4.	The signature of the practitioner administering the controlled substance.
863		5.	The wastage of any controlled substance.
864		6.	The balance of controlled substances remaining after the
865			administration of any quantity of the controlled substance.
000		7	
866		7.	Day-ending or shift-ending verification of count of balances of
867			controlled substances remaining, and controlled substances
868			administered shall be accomplished by two (2) designated licensed
869			persons whose signatures shall be affixed to a permanent record.
870	123.12	Wast	te of Controlled Substances.
871		1.	All partially used quantities of controlled substances shall be
872			wasted at the end of each case by the practitioner, in the presence
873			of a licensed person. The quantity, expressed in milligrams, shall
874			be recorded by the wasting practitioner into the anesthesia record
875			and into the controlled substance record followed by his or her
876			signature. The licensed record witnessing the wastage of controlled
877			substances shall co-sign the controlled substance record.
878		2.	All unused and unopened quantities of controlled substances which
879			have been removed from the controlled substance cabinet shall be
880			returned to the cabinet by the practitioner at the end of each shift.
004			
881		3.	Any return of controlled substances to the pharmacy in the
882			Ambulatory Surgical Facility must be documented by a registered
883			pharmacist responsible for controlled substance handling in the
884			Ambulatory Surgical Facility.
885	123.13	Verif	fication of Controlled Substances Administration. The
886	120.10		ulatory Surgical Facility shall implement procedures whereby, on a
887			dic basis, a registered pharmacist shall reconcile quantities of
=		r	,

888 889 890 891 892 893 894			controlled substances dispensed in the Ambulatory Surgical Facility to the anesthetizing area against the controlled substance record in said area. Any discrepancies shall be reported to the Director of Nursing and to the Chief Executive Officer of the Ambulatory Surgical Facility. Upon completion, all Controlled Substance Records shall be returned from the anesthetizing area to the Ambulatory Surgical Facility's pharmacy by the designated responsible person in the anesthetizing area.
895	124	RADIO	OLOGY SERVICES
896 897		124.01	<u><b>Personnel</b></u> . When the facility provides in-house radiological services a qualified technician shall be employed.
898 899 900		124.02	<b>Reports</b> . All X-rays shall be interpreted by a physician or a dentist when oral surgery is conducted and a written report of findings shall be made a part of the patient's record.
901 902 903		124.03	<u>Policies and Procedures</u> . When X-ray is provided by the facility, written policies and procedures shall be developed for all services provided by the radiology department.
904 905 906		124.04	<u>Physical Environment</u> . If in-house capabilities are provided, the area shall be of sufficient size and arrangement to provide for personnel and patient needs.
907 908 909 910 911		124.05	<u>Safety</u> . Staff personnel exposed to radiation must be checked periodically for amount of radiation exposure by the use of exposure meters or badges. The radiological equipment shall be appropriately shielded to conform to state law. It shall be regularly checked by state health authorities and any hazards promptly corrected.
912	125	LABOI	RATORY SERVICES
913 914 915		125.01	The facility may either provide a clinical laboratory or make contractual arrangements with an approved outside laboratory to perform services commensurate with the needs of the facility.
916 917 918 919 920		125.02	<u>Qualifications of Outside Laboratory</u> . An approved outside laboratory may be defined as a free-standing independent laboratory or a hospital-based laboratory which in either case has been appropriately certified or meets equivalent standards as a provider under the prevailing regulations of P.L. 89-97, Titles XVIII and XIX (Medicare/Medicaid).
921 922 923 924		125.03	Agreements. Such contractual arrangements shall be deemed as meeting the requirements of this section so long as those arrangements contain written policies, procedures and individual chart documentation to disclose that the policies of the facility are met and the needs of the

925 926		-	nts are being provided. Written original reports shall be a part of the nt's chart.
927	125.04	<u>In-H</u>	ouse Laboratories.
928 929		1.	In-house laboratories shall be well-organized and properly supervised by qualified personnel.
930 931		2.	The laboratory will be of sufficient size and adequately equipped to perform the necessary services of the facility.
932 933 934		3.	Provisions shall be made for preventive maintenance and an acceptable quality control program covering all types of analyses performed by the laboratory. Documentation will be maintained.
935 936		4.	Written policies and procedures shall be developed and approved for all services provided by the laboratory.
937 938 939 940		5.	When tissue removed in surgery is examined by a pathologist, either macroscopically or microscopically, as determined by the treating physician and the pathologist, the pathology report shall be made a part of the patient's record.
941 942		6.	Arrangements shall be made for immediate pathological examinations, when appropriate.
943		7.	The laboratory must provide pathologists' services, as necessary.

944	126	PART I	V EN	VIRONMENT
945	127	PATIEN	NT Al	REAS
946		127.01	<u>Patie</u>	ent Rooms (if provided):
947 948			1.	Shall contain 100 square feet of floor space for one bedroom and 80 square feet per bed for each multi-bedroom.
949			2.	Ceiling height of patients' rooms shall be 8'0" minimum.
950 951			3.	Storage. Each patient shall be provided with secured hanging storage space for their personal belongings.
952			4.	Furnishing:
953 954				a. Bed. Each patient room or area shall be equipped with a hospital type bed with an adjustable spring.
955 956				b. Bedside cabinet. It shall contain water service, bedpan, urinal and emesis basin (these may be disposable).
957 958			5.	Cubicle for privacy in all multi-bedrooms shall be provided. They shall have a flame spread of 25 or less.
959			6.	All walls shall be suitable for washing.
960 961 962			7.	A lavatory, equipped with wrist-action handles, shall be located in the room or in an adjacent private toilet room. (A bedpan washer is recommended.)
963			8.	Patient bed light shall be provided.
964 965			9.	Electric nurse call for every bed and other access shall be provided with annunciator at nurses station and nurses work area.
966		127.02	Serv	ice Areas.
967 968 969			1.	Nurses station for nurses charting, doctors charting, communication and storage for supplies and nurses personal effects. The station should accommodate at least three (3) persons.
970			2.	Nurses toilet with lavatory, convenient to nurses station.
971 972 973			3.	Clean work room for storage and assembly of supplies for nursing procedures shall contain storage cabinets or storage carts, work counter and sink.

974 975 976		4.	Soiled utility shall contain deep sink, work counter, waste receptacle, soiled linen receptacle, and provision for washing bedpans if not provided elsewhere.
977 978		5.	Medicine station, adjacent to nurses' station, with sink, small refrigerator, locked storage, narcotic locker and work counter.
979 980		6.	Clean linen storage. A closet large enough to hold adequate supply of clean linen.
981		7.	Provision for preoperative or postoperative nourishments.
982		8.	Stretcher and wheelchair storage area.
983 984		9.	Janitors closet, only large enough to contain floor receptor with plumbing and space for some supplies and mop buckets.
985	127.03	Surg	gical Suite.
986		1.	This area shall be located so as to prevent through traffic and shall
987			contain: At least one operating room with adequate sterile storage
988			cabinets or number of operating rooms shall be based on the
989			expected surgical workload.
990		2.	A service area shall include:
991			a. Surgical supervisor's station.
992			b. Provision will be made for high speed sterilization of dropped
993			instruments or pre-package instruments readily available for
994			the operating room, if more than 50 feet from central supply.
995			c. Scrub station for two persons to scrub simultaneously.
996			d. Clean-up room with two-compartment sink and drain-board
997			and space for a dirty linen hamper.
998			e. Oxygen and nitrous oxide storage in compliance with National
999		4	Fire Protection Association Bulletin 56-A.
1000			f. Janitors closet only large enough to contain floor receptor with
1001			plumbing and space for some supplies and mop buckets.
1002			g. Doctors locker room containing toilet and shower with entry
1003			from non-sterile area and exit into sub-sterile area.
1004			h. Nurses locker room containing toilet and shower with entry
1005			from non-sterile area and exit into sub-sterile area.

1006			i. Stretcher storage.
1007		3.	All finishes shall be capable of repeated scrubbings.
1008		4.	The use of flammable anesthetic gases is prohibited.
1009 1010		5.	The temperature shall be maintained a 70-76 degrees Fahrenheit with a humidity level 50% to 60% and a 90% filter.
1011 1012 1013 1014 1015		6.	Special lighting shall be supplied that eliminates shadows in the operating field with enough background illumination to avoid excessive contrast. Isolated power system is required. Emergency lighting shall comply with Standards of Emergency Electrical Service.
1016 1017		7.	Appropriate fire extinguisher shall be provided in the surgical suite.
1018	127.04	Reco	overy Room Suite.
1019 1020		1.	Recovery room shall contain charting space, medication storage and preparation and sink required.
1021 1022 1023 1024 1025		2.	Each patient shall have readily available oxygen, suction and properly grounded outlets. Each bed shall be readily adjustable to various therapeutic positions, easily moved for transport, shall have a locking mechanism for a secure stationary position and a removable headboard.
1026 1027 1028		3.	Direct visual observation of all patients shall be possible from a central vantage point, yet from the activity and noise of the unit by partitions, drapes and acoustic ceilings.
1029 1030 1031 1032		4.	Eighty (80) square feet shall be provided each bed or stretcher to make easily accessible for routine and emergency care of the patients and also to accommodate bulky equipment that may be needed.
1033 1034 1035 1036		5.	There shall be an alarm system for unit personnel to summon additional personnel in an emergency. The alarm shall be connected to any area where unit personnel might be, physician lounges, nurses lounges or stations.
1037 1038 1039 1040 1041		6.	The kind and quality of equipment shall depend upon the needs of the patients treated. Diagnostic monitoring and resuscitative equipment, such as respiratory assist apparatus, defibrillators, pacemakers, phlebotomy and tracheostomy sets, endotracheal tubes, laryngoscopes and other such devices shall be easily

1042		available within the units, and in good working order. There shall
1043		be a written preventive maintenance program that includes
1044		techniques for cleaning and for contamination control, as well as
1045		for the periodic testing of all equipment.
1046		7. Expert advice concerning the safe use of, and preventive
1047		maintenance for all biomedical devices and electrical installations
1048		shall be readily available at all times. Documentation of safety
1049		testing shall be provided on a regular basis to unit supervisors.
1050		8. There shall be written policies and procedures for the recovery
1051		room suite, which supplements the basic ambulatory surgical
1052		facility policies and procedures shall be developed and approved
1053		by the medical staff, in cooperation with the nursing staff.
1054	128 GENER	RAL SERVICE FACILITIES
1055	128.01	Admission Office. There shall be a room designated as the admission
1056		office where patients may discuss personal matters in private. The
1057		admission office may be combined with the business office and medical
1058		record room if privacy can be maintained when confidential matters are
1059		being discussed. This space shall be separated from the treatment area by
1060		walls and partitions.
1061	128.02	Waiting Room. A waiting room in the administrative section shall be
1062		provided with sufficient seating for the maximum number of persons that
1063		may be waiting at any time. Public toilets/public telephones and drinking
1064		fountains, accessible to individuals with disabilities shall be available.
1065	128.03	Administrative Area Nursing.
1066		1. Space for conference and in-service training.
1067		2. Director of Nurses office.
1068	129 PLANS	AND SPECIFICATIONS
1069	129.01	New Construction, Additions, and Major Alterations. When
1070		construction is contemplated, either for new buildings, conversions,
1071		additions, or major alterations to existing buildings, or portions of
1072		buildings coming within the scope of these rules, plans and
1073		specifications shall be submitted for review and approval to the
1074		Mississippi Department of Health.
1075	129.02	Minor Alterations and Remodeling. Minor alterations and remodeling
1076	- · · · ·	which do not affect the structural integrity of the building, which do not
1077		change functional operation, which do not affect fire safety, and which

1078 1079		do not add beds or facilities over those for which the surgical facility is licensed need not be submitted for approval.
1080 1081 1082 1083 1084 1085	129.03	Water Supply, Plumbing and Drainage. No system of water supply, plumbing, sewerage, garbage or refuse disposal shall be installed, nor any such existing system materially altered or extended until complete plans and specifications for the installation, alteration or extension have been submitted to the Mississippi Department of Health for review and approval.
1086	129.04	<u>First Stage Submission - Preliminary Plans</u> .
1087		1. First stage or preliminary plans shall include the following:
1088 1089 1090 1091		a. Plot plans showing size and shape of entire site, location of proposed building and any existing structures, adjacent streets, highways, sidewalks, railroad, etc., all properly designated; size, characteristics, and location of all existing public utilities.
1092 1093 1094 1095 1096		b. Floor plans showing overall dimensions of buildings; location, size and purpose of all rooms; location and size of all doors, windows, and other openings with swing of doors properly indicated; and location of stairs, elevators, dumbwaiters, vertical shafts, and chimneys.
1097		c. Outline specifications listing the kind and type of materials.
1098 1099 1100		2. Approval of preliminary plans and specifications shall be obtained from the Mississippi Department of Health prior to starting final working drawings and specifications.
1101	129.05	<u>Final Stage Submission - Working Drawings and Specifications</u> .
1102 1103		1. Final stage or working drawings and specifications shall include the following:
1104		a. Architectural drawings.
1105		b. Structural drawings.
1106 1107		c. Mechanical drawings to include plumbing, heating and air conditioning.
1108		d. Electrical drawings.
1109		e. Detailed specifications.

1110		2. Approval of working drawings and specifications shall be obtained
1111		from the Mississippi Department of Health prior to beginning
1112		actual construction.
1113	129.06	<b>Preparation of Plans and Specifications</b> . The preparation of drawings
1114		and specifications shall be executed by or be under the immediate
1115		supervision of an architect registered in the State of Mississippi.
1110		supervision of an aremices registered in the state of ivississippi.
1116	129.07	<b>Contract Modifications</b> . Any contract modification which affects or
1117		changes the function, design or purpose of a facility shall be submitted to
1118		and approved by the Mississippi Department of Health prior to beginning
1119		work set forth in any contract modification.
1120	129.08	<u>Inspections</u> . The Mississippi Department of Health and its authorized
1121	,,,,,	representative shall have access to the work for inspection whenever it is
1122		in preparation or progress.
1122		in proparation of progress.
1123	130 GENER	RAL
1124	130.01	<b>Location</b> . The ambulatory surgical facility shall be located in an
1125	150.01	attractive setting with sufficient parking space provided, with provisions
1126		for meeting the needs of the individuals with disabilities. Also, the
1127		facility shall be located within 15 minutes travel time from a hospital
1128		which has an emergency room staffed by an in-house physician during
1129		the hours the ambulatory surgical facility is open. Site approval by the
1130		licensing agency must be secured before construction begins.
1131	130.02	<b>Local Restriction</b> . The ambulatory surgical facility shall comply with
1132		local zoning, building, and fire ordinances. In additional, ambulatory
1133		surgical facilities shall comply with all applicable state and federal laws.
1134	130.03	Structural Soundness. The building shall be structurally sound, free
1135	130.03	from leaks and excessive moisture, in good repair, and painted at
1136		intervals to be reasonably attractive inside and out.
1137	130.04	<b><u>Fire Extinguisher</u></b> . An all purpose fire extinguisher shall be provided at
1138		each exit and special hazard areas, and located so a person would not
1139		have to travel more than 75 feet to reach an extinguisher. Fire
1140		extinguishers shall be of a type approved by the local fire department or
1141		State Fire Marshall and shall be inspected at least annually. An attached
1142		tag shall bear the initials or name of the inspector and the date inspected.
1143	130.05	<b>Ventilation</b> . The building shall be properly ventilated at all times with a
1143	130.03	comfortable temperature maintained and 30% filters in all areas except
1144		
1140		surgery.
1146	130.06	Garbage Disposal. Space and facilities shall be provided for the sanitary
1147		storage and disposal of waste by incineration, containerization, removal,

1148		or by a combination of these techniques. Infectious waste materials shall
1149		be rendered noninfectious on the premises by appropriate measures.
1150	130.07	<b>Elevators</b> . Multi-story facilities shall be equipped with at least one
1151		automatic elevator of a size sufficient to carry a patient on a stretcher.
1152	130.08	Multi-Story Building. All multi-story facilities shall be of fire resistive
1153		construction in accordance with N.F.P.A. 220, Standards Types of
1154		Building Construction. If the facility is part of a series of buildings, it
1155		shall be separated by fire walls.
1156	130.09	<b>Doors</b> . Minimum width of doors to all rooms needing access for
1157		stretchers shall be 3 feet 8 inches wide and doors shall swing into rooms.
1158	130.10	<u>Corridors</u> . Corridors shall comply with the following:
1159		1. Corridors used by patients shall be as a minimum six feet wide.
1160		2. Service corridors may be as a minimum four feet wide.
1161	130.11	Occupancy. No part of an ambulatory surgical facility may be rented,
1162		leased or used for any commercial purpose, or for any purpose not
1163		necessary or in conjunction with the operation of the facility. Food and
1164		drink machines may be maintained or a diet kitchen provided.
1165	130.12	<b><u>Lighting</u></b> . All areas of the facility shall have sufficient artificial lighting
1166		to prevent accidents and provide proper illumination for all services.
1167	130.13	<b>Emergency Lighting</b> . Emergency lighting systems shall be provided to
1168		adequately light corridors, operating rooms, exit signs, stairways, and
1169		lights on each exit sign at each exit in case of electrical power failure.
1170	130.14	Emergency Power. Emergency generator shall be provided to make life
1171		sustaining equipment operable in case of power failure. Emergency
1172		failure outlets shall be provided in all patient care areas.
1173	130.15	<b>Exits</b> . Each floor of a facility shall have two or more exit ways remote
1174		from each other, leading directly to the outside or to a two-hour fire
1175		resistive passage to the outside. Exits shall be so located that the
1176		maximum distance from any point in a floor area, room or space to an
1177		exit doorway shall not exceed 100 feet except that when a sprinkler
1178		system is installed the distance of travel shall not exceed 150 feet.
1179	130.16	<b>Exit Doors</b> . Exit doors shall meet the following criteria:
1180		1. Shall be no less than 44 inches wide.

1181 1182		2.	Shall swing in the direction of exit and shall not obstruct the travel along any required fire exit.
1183	130.17		<u>Signs</u> . Exits shall be equipped with approved illuminated signs
1184			ng the word "Exit" in letters at least 4 1/2 inches high. Exit signs
1185			be placed in corridors and passageways to indicate the direction of
1186		exit.	
1187	130.18	Inter	rior Finish and Decorative Materials. All combustible decorative
1188		and a	coustical material to include wall paneling shall be as follows:
1189		1.	Materials on wall and ceiling in corridors and rooms occupied by
1190			four or more persons shall carry a flame spread rating of 25 or less
1191			and a smoke density rating of 450 or less in accordance with
1192			ASTM E-84.
1193		2.	Rooms occupied by less than four persons shall have a flame
1194			spread rating of 75 or less and a smoke density rating of 450 or less
1195			in accordance with ASTM E-84.
1196	130.19	Floor	rs. All floors in operating and recovery areas shall be smooth
1197		resili	ent tile and be free from cracks and finished so that they can be
1198		easily	y cleaned. All other floors shall be covered with hard tile resilient
1199		tile o	r carpet or the equivalent. Carpeting is prohibited as floor covering
1200		in op	erating and recovery areas.
1201	130.20	Carp	<b><u>oet</u></b> . Carpet assemblies (carpet and/or carpet and pad) shall carry a
1202		flame	e spread rating of 75 or less and smoke density rating of 450 or less
1203		in ac	cordance with ASTM E-84, or shall conform with paragraph 6-5,
1204			P.A. 101, Life Safety Code, 1981.
1205	130.21	Curt	ains. All draperies and cubicle curtains shall be rendered and
1206		main	tained flame retardant.
1207	130.22	<u>Facil</u>	lities for Individuals with Disabilities. The facility shall be
1208		acces	ssible to individuals with disabilities and shall comply with A.N.S.I.
1209		117.1	1, "Making Buildings and Facilities Accessible and Usable by
1210		Indiv	riduals with Disabilities".
1211	130.23	Disas	ster Preparedness Plan
1212	The fa	cility	shall maintain a written disaster preparedness plan that includes
1213			o be followed in the event of fire, train derailment, explosions,
1214			ner, and other possible disasters as appropriate for the specific
1215			ocation. The plan shall include:

1216 1217 1218		1.	written evidence that the plan has been reviewed and coordinated with the licensing agency's local emergency response coordinator and the local emergency manager;
1219 1220 1221		2.	Description of the facility's chain of command during emergency management, including 24-hour contact information and the facility's primary mode of emergency communication system;
1222 1223 1224		3.	Written and signed agreements that describe how essential goods and services, such as water, electricity, fuel for generators, laundry medications, medical equipment, and supplies, will be provided;
1225 1226		4.	Shelter or relocation arrangements, including transportation arrangements, in the event of evacuation; and
1227 1228		5.	Description of recovery, i.e., return of operations following an emergency.
1229 1230	130.24		disaster preparedness plan shall be reviewed with new employees ng orientation and at least annually.
1231 1232	130.25		drills shall be conducted quarterly. Disaster drills shall be ucted at least annually.
1000	130.26	Con	clusion
1233			
1233 1234 1235 1236	accord	lance	which have not been covered in the standards shall be enforced in with the best practices as interpreted by the licensing agency. The ency reserves the right to:
1234 1235	accord	lance	with the best practices as interpreted by the licensing agency. The
1234 1235 1236 1237	accord	lance ving ago	with the best practices as interpreted by the licensing agency. The ency reserves the right to:  Review the payroll records of each ambulatory surgical facility for
1234 1235 1236 1237 1238	accord	lance ving ago	with the best practices as interpreted by the licensing agency. The ency reserves the right to:  Review the payroll records of each ambulatory surgical facility for the purpose of verifying staffing patterns.  Grant variances as it deems necessary for facilities existing prior to
1234 1235 1236 1237 1238 1239 1240 1241 1242	accord	lance ving ago 1.	with the best practices as interpreted by the licensing agency. The ency reserves the right to:  Review the payroll records of each ambulatory surgical facility for the purpose of verifying staffing patterns.  Grant variances as it deems necessary for facilities existing prior to July 1, 1983.  Information obtained by the licensing agency through filed reports, inspection, or as otherwise authorized, shall not be disclosed publicly in such manner as to identify individuals or institutions,

# This is to certify that the above PUT REGULATION NAME HERE was adopted by the Mississippi State Board of Health on \_\_\_\_\_ Put Date Here \_\_\_\_ to become effective \_\_\_\_\_ Put Date Here \_\_\_\_ Brian W. Amy, MD, MHA, MPH Secretary and Executive Officer